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O		<u>.</u>	WE ACCEPT YOU	R ABOYE-IDENTIFIED (ARDER FOR THE	MATERIAL DESC	RIBED BELOW	ON
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CLAIMS FOR SHORTAGE MUST BE MADE WITHIN FIVE DAYS FROM RECEIPT OF GOODS. GOODS WILL NOT BE ACCEPTED FOR CREDIT AFTER 30 DAYS FROM DATE OF IN-VOICE. WE CERTIFY THAT THESE GOODS WERE PRODUCED IN COMPLIANCE WITH ALL APPLICABLE REQUIREMENTS OF SECTIONS 6, 7 AND 12 OF THE FAIR LABOR STANDARDS ACT. AS AMENDED, AND OF THE U.S. DEPT. OF LABOR ISSUED UNDER SECTION 14 THEREOF.

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29 May 1964

TERMS AND CONDITIONS OF SALES

REMIT TO P. O. ECK 2539, CHURCH ST. SELL, MET TOTA 3, M. Y

- 1. Taxes Buyer is responsible for the ultimate payment of all taxes which may be assessed or levied on or on account of materials sold hereunder to the Buyer, Prices are subject to change due to any Federal or state laws taxing raw or processed materials or governing the working hours or compensation of labor.
- 2. Packing and Loss or Damage in Transit Materials will be packed for shipment in a manner suitable to the method of shipment specified by Buyer, or to the method selected by Seller in the absence of instructions. Risk of loss or damage to materials in transit is upon the Buyer.
- 3. Delivery Shipment schedules are approximate and are based on conditions at the time of acceptance. Seller will make every effort to complete shipment as indicated, but assumes no responsibility or liability for loss or damage by reason of delay or inability to ship caused by acts of God, fires, floods, wars, embargoes, labor disputes, acts of sabotage, riots, assidents, delays of carriers, subcontractors நாழுகுமுறு எழுத்தியர்கில் மின்னிக்கொல் கணி pliance with any governmental act, regulation or request, shortage of labor, materials or manufacturing facilities, or any other cause or causes beyond Seller's reasonable control. If, by reason of any of these things, Seller's supplies of the materials covered hereby are limited, Seller shall have the right to prorate the available supply in such manner as it, in its discretion, determines,
- 4. Partial Deliveries Partial deliveries shall be accepted and paid for at contract prices on maturity of bills therefor. If any part of the material is not delivered by the Seller or is not in accordance with the order, the order for the remainder of the material and the Buyer's obligation thereunder that not be affected thereby. The Seller may, at its option, replace any or all returned material within a reasonable time after it is finally determined that the refurned goods are not in accordance with the contracts and in such event the Seller shall not be liable for any damages arising from the defective delivery or delay caused thereby.
- 5. Inspection on Arrival The Buyer shall inspect the material immediately on its arrival and shall within five (5) days of its arrival give written netice to or the main office at Norwalk, Connecticut, and written acknowledgment will be the Seller of any claim for shortage or that the material does not conform with the terms of the contract. If the Buyer shall fail to give such notice, the material shall be deemed to conform with the terms of the contract and the Buyer shall be bound to accept and pay for the material in accordance with the terms of the contract.
- 6. Warranty Unless otherwise indicated, material to be furnished by Seller is to be within Seller's size, gauge, temper and finish limits as manufactured and subject to Seller's standard tolerances for variations. Seller warrants to the Buyer all material of its manufacture to be furnished hereunder to be free from defects in material and workmanship and to meet applicable specifications. In

discharge of this warranty Seller agrees to repair or replace, with reasonable promptness, any material of its manufacture which under proper and normal use shall, within twelve (12) months after delivery to the Buyer, prove to be defective due to faulty material or poor workmanship and which is returned. with transportation charges prepaid, to Seller's factory, provided, however, that the Buyer shall have reasonably inspected all material as received and, within five (5) days of receipt of shipment, notified Seller of any apparent defects discovered, in the ease of standard parts and accessories to be furnished hereunder but not of Seller's manufacture, Seller's liability hereunder is limited to such adjustment as the manufacturer thereof makes with it. The foregoing warranty and remedy are exclusive and Seller assumes no liability for general or consequential damages claimed the arise in convection with the installation or use of material to be furnished heroughler, and the Guyer by the acceptance of the material to be furnished hereunder will assume all liability for any damage which may result from its use or misuse by the Buyer, his or its employees or by otherstationera Head on . The average

- Exvolee tally -7. Indemnity - The Buyer will protect and indemnify the Seller against all claims for damages or profits arising from infringement of patents, designs, copyrights or trade-marks, with respect to all goods manufactured, either in whole or part, to the Buyer's specifications.
- 8. Dies, Tools or Fixtures Invoices covering dies, tools and fixtures, whether of a mechanical, electrical, electronic or optical nature, do not convey any title or interest to the Buyer Only part of such cost is ordinarily charged the Buyer, while the Suller assumes the remainder and provides engineering time and experience in their design. For these reasons, dies, tools and fixtures remain the property of the Seller and are not removable from Seller's factory.
- 9. Modifications No deletion, amendment or addition to the terms hereof shall be affected by the acceptance or acknowledgment of a purchase order or other forms unless expressly agreed to in writing signed by an authorized beprésentative of the Seller. All orders are subject to acceptance ar rejection by made of all orders accepted.
- 10. Applicable Laws This contract shall be construed in accordance with the laws of the State of Connecticut.
- 11. Authority To Export This contract is subject to issuance of an export license by the United States Government for export of the ordered items, and to the Buyer providing Seller with relevant impart certificate, or any other document necessary to secure such export license and for to permit the import of such goods into the country of destination.

Sanitized Copy Approved for Release 2011/08/22 : CIA-RDP90B00224R000300260012-1

Standard Form No. 1034 7 GAO 5030 3034-107

BI VOUCHER FOR PURCHASES AND SERVICES OTHER THAN PERSONAL PUB

D. O. VOU. NO.	_
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			Use continuation sheet(s) if necessary		BO. V	OU. NO	
U. S.	Governm	ent					_	PAID BY
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		(Department, bureau, or establishment)	~~ -	1061		⁻	
Voucher	prepared	at Nor	walk, Connecticut		ne 1964		_	
	.		(Give place and dat	·•)				
Payee's	Account N	ło	Discount Terms	B			-	
	mi D1-	Tr1	ner Corporation, P.O. Box 25	539				
TO	ine Perk		der Corporation, 1.0. Box 2.	,,,			- .	
(, ,	•	Station, New York 8, N.Y.					
`	(Address							
Contract N	lo.		Date Req. No.		Date		Invoic	e Rec'd.
Shipped fr	om Unkno	wn	to 10 February Weight		5	Govt. B/L	No.	
	_		ARTICLES OR SERVICES			UNIT	PRICE	AMOUNT
No. and Do		of Delivery Service	(Enter description, item number of contract of schedule, and other information deeme	or Federal suppi d necessary)	Quantity	Cost	Per	•
				, .				\$4,659.00
	1 May 19	964	Cost and Fixed Fee claim		:			\$4,659.00
	to		accordance with Clause	4 or the				
2	9 May 19	964	contract.					
			PECO S.O. #26293					
			PECO Inv. # 12634				ļ	
			See attached schedule					
	}							
					1			
						TOTAL	.L	64 650 00
			(PAYEE MUST NOT	USE THIS SPA	CE)	TOTAL		\$4,659.00
PAYMENT:			,	1	DIFFERENCES			
COMPLETE								
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Exchange	Tule		E OF THIS FORM MUST BE EXECUTED WHEN PURCHASES ARE MADI	OR SERVICES SECUR	ED WITHOUT WRI	TTEN AGREEMS	NT IN ANY FO	DRM
			ING CLASSIFICATION (Appropriation Sym					
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* When u			ert name of currency of country in which used.					
† If the a	ibility to certify	and authorit	y to approve are combined in one person, one signature ill sign on the line below "Approved for \$	e only is nec-				
essary; other over his offic		ing officer w	in sign on the line below. Approved for 3	, чина т	itle			

METHOD OF OR ABSENCE OF ADVERTISING

METHOD OF ADVERTISING

1.	Advertising in newspapers Yes No No
	(a) Advertising by circular letters sent to dealers.
	(b) And by notices posted in public places Yes \(\square\) No \(\square\).
	(If notices were not posted in addition to advertising by circular letters sent to dealers, explanation of such omission must be made below.)
	ABSENCE OF ADVERTISING
8.	Without advertising, under an exigency of the service which existed prior to the order and would not admit of the delay incident to advertising.
4.	Without advertising in accordance with
5.	Without advertising, it being impracticable to secure competition because of
_	(Here state in detail the nature of the exigency or circumstances under which the securing of competition was impracticable under 3 and 4)
==	

Note.—The above form "Method of or Absence of Advertising" is to be used when purchases are made or services secured under proper authority without written agreement in any form. In case of a written agreement (formal contract, proposal, and acceptance, or less formal agreement) Standard Form No. 1036 should be used for abstracting the method of or absence of advertising and award of contract. (See 7 GAO 4500 and 5000.)

U.S. GOVERNMENT PRINTING OFFICE: 1959 0-513814

Purchase Order	N/A	
PECO SPO No.	26293	

THE PERKIN-ELMER CORPORATION ELECTRO-OPTICAL DIVISION

BU. VOU. NO. ____4___

Main Avenue Norwalk, Connecticut

Analysis of Costs Claimed Under Prime	Contract Unk	nown	From Inception To	29 May 1964
Funding Limitation (\$ 67,355.00) Estimated Cost (\$ 62,079.00)			CURRENT CHARGES	CUMULATIVE CHARGES TO DATE
DIRECT MATERIALS				1.00
OTHER DIRECT CHARGES:	CURRENT HOURS	CUMULATIVE HOURS		
Consulting Services Purchased Technical Services				
Travel and Subsistance Other Expenses			59.00	146.00
TOTAL OTHER DIRECT CHARGES			59.00	146.00
DIRECT LABOR:			1,942.00	18,506.00
Engineering Department Manufacturing Department			7.00	112.00
Quality Control Department			1.00	2.00
Total Overtime Premium			4.00	27.00
TOTAL DIRECT LABOR	CURRENT	CUMULATIVE	1,954.00	18,647.00
BIREOI OVERNER	OURS RATE	HOURS	1 50/ 00	15 001 00
	$\frac{7.5}{2.7} \frac{4.80}{4.00}$	3,183.5	1,524.00 11.00	15,281.00 159.00
Manufacturing Department Quality Control Department	$\frac{2.7}{.5}$ $\frac{4.00}{2.85}$	39.6	1.00	2.00
TOTAL BILLED OVERHEAD		3,224.1	1,536.00	15,442.00
TOTAL DIRECT CHARGES			3,549.00	34,236.00
ADMINISTRATIVE AND IR & D EXPEN	SE (CURRENT	RATE 21.0%	745.00	7,189.00
TOTAL COST			4,294.00	41,425.00
CONTRACT COST RESERVES AND AD	JUSTMENTS:			
NET COST CLAIMED			4,294.00	41,425.00
	521.00 156.00	-		
	485.00	- -	365.00	3,521.00
CONTRACT RESERVES				
			4	
TOTAL CLAIMS SUBMITTED			4,659.00	44,946.00
CONTRACTORS CERTIFICATE				

"'I HEREBY CERTIFY THAT THE ABOVE BILL IS CORRECT, THAT PAYMENT THEREFORE HAS NOT BEEN RECEIVED, AND THAT THE BILL IS
PRESENTED WITH THE KNOWLEDGE THAT THE AMOUNT PAID HEREUNDER WILL BECOME THE BASIS FOR CLAIM AGAINST THE UNITED
STATES GOVERNMENT".
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STATES GOVERNMENT".		
	<u>, </u>	
ELECTRO-OPTICAL DIVISION		233052

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JUL 8 3 22 PH 'S4

July 1, 1964 MW-M-840

Wendell:

SUBJECT: Contract ALX-706

Enclosed for payment under the subject contract is our Invoice No. 12634 covering services rendered for the period from 2 May 1964 to 29 May 1964. This is being invoiced separately for security reasons.

Regards,

Charlie

IIIW

Attachments